

The Evening Herald

Albuquerque, New Mexico, Friday, July 21, 1916.

THE EVENING HERALD
VOL. 7, NO. 96.

IN Two weeks more every county in New Mexico will have lined up its exhibit for the state fair.

IF The Santa Fe makes New Mexico's scenic wonders as famous as it has Grand Canyon's we'll all be satisfied.

JUDGE RAYNOLDS AGAIN ON STAND IN DISBARMENT HEARING TODAY

Closely Questioned by Attorney General, Counsel for Respondents and Members of Court on Meyers Case Charges.

RELATES EVENTS LEADING TO ACTION AGAINST WOOD

Much Time Occurred Today by Attorneys in Argument as to Admissibility of Records in Cases Involved.

District Judge Herbert P. Reynolds today more than the principal witness of the day's session in the hearing of the disbarment proceedings against Mr. Wood and Wood, being called to the stand this afternoon to testify regarding the events which led him to render his decision in the case of Ernest Meyers vs. the Meyers company. This is the case out of which grew the original charges in the state courts against Francis L. Wood, and in connection with which Judge Reynolds entered his original order of suspension from the bar. Judge Reynolds was on the stand for some time for direct examination and on cross examination and to answer questions asked by members of the court. His testimony and that of Mr. Wood, who was the first witness of the morning session, furnished the principal matter of interest during the day's proceedings. Much time was occupied during the morning in argument as to admissibility of certain records of cases involved, and this argument went into the afternoon session. The court took a brief recess at 3:30 and at that time a night session seemed probable. Even with a night session another full day will be required to complete the hearing as outlined.

Judge Reynolds Again on Stand.

Judge Reynolds was called after the noon recess. "Will you state what if any effect was produced on your mind by the release presented to you by Mr. Wood in the case of Ernest Meyers vs. the Meyers company," asked Mr. Charles F. Wright, assistant, and was answered.

"I supposed that Ernest Meyers had given this receipt in full and forgotten all about it. I thought he had no claim that it should be entered. What was the ground on which you granted a motion for an injunction of verdict in this case?"

"Objection to this was overruled. Answer entirely—just exactly, my entire—on the fourth ground, that of payment. I supposed the claim had been discharged."

"The prosecution gave up the witness. I thought Ernest Meyers must know anything about it. I thought he had no claim that he had paid himself out of debt and—indeed—his attorney, said Judge Reynolds an examination."

"He admitted the fourth ground, that of payment, had been maintained in another motion for setting aside the judgment verdict."

"I thought the case had been conclusively tried," he said, "and I was within my discretion as a trial judge to order a new trial."

"Did you understand there was a monetary consideration for this release?" asked Judge Wright.

"Yes, I suppose so, but I consider the monetary part of it immaterial. The judge said he thought it was as if Ernest Meyers had written a release as that Shaw & Co. had said and that it was as if Mr. Wood had volunteered the last release."

"Is it a mystery to me," he said, "how I gained such an impression while counsel opposing Mr. Wood did not?"

Mr. Wood said he had merely introduced this receipt, and made the remarks which have been read for the purpose of procuring a technical objection to the introduction, what he said, "The answer pleads payment and this is proof of it."

"I presumed that he wanted to get the attention of the court, as I think I had a right to do."

He said he did not consider the other grounds in the motion for an injunction of verdict. I came to the conclusion that Ernest Meyers had no claim," he said.

"To whom did you understand that this money had been paid?" asked counsel.

"I didn't know—I didn't think that," he answered.

The plaintiff and his attorneys were astonished when the release was produced," said the judge.

"In searching questions about details the judge said, 'I was trying to get the matter brought up before me and trusting it was brought up properly.' He made similar or non-committal answers to attempts of Judge Wright to pin him down to admissions regarding details of the record of proceedings in the Meyers

BLACK LIST INQUIRY FORWARDED TO LONDON BY STATE DEPARTMENT

[The Evening Herald Special Wire] Washington, July 21.—Inquiry as to why certain business concerns in the United States have been placed on a black list under Great Britain's trading with the enemy act, were directed to the British government by the state department today through both the British embassy here and Ambassador Page at London.

Information is sought specifically regarding a number of firms, the names of which have not been made public by the department. There is no discussion of examples in the inquiry, that matter being left for attention after the American government is fully informed of the facts.

He admitted that the Meyers release had the legal effect of placing the Shaw claim in position to be paid.

"I don't like to comment on the way the case is tried," he said, "but I look on very clear idea of this case. It was after Mr. Miller filed his motion for a new trial. I knew, from Mr. Miller, that the motion was to be filed."

"When did you first disclose your belief that there had been a fraud perpetrated on your court?" asked counsel.

"I probably spoke to Mr. Matthews. It was after Mr. Miller filed his motion for a new trial. I knew, from Mr. Miller, that the motion was to be filed."

"How long before?"

"Twenty-four hours—I don't recall."

"The propriety of using this motion was discussed between you and Mr. Miller?"

"Yes."

"At your house, the night before?"

"No."

"I don't remember very much about it. I think it was at my office."

"Missed you had been reminded. He wanted to know whether he should release it. I said, 'Yes, I think so, and he did it. That's about all.'"

"Did you think all the new process had forgotten about the release?"

"Oh, no. Everybody was completely taken off their feet by this development in the case. The introduction of the release."

"What led you to believe Mr. Wood was conceding this was a complete and adequate release?"

"What he said."

"What you based your conclusion on Mr. Wood's statement that 'this money was paid and here was proof of it'—like any other kind of proof."

"Well, on that he said that it was not a complete release."

"He was quite under circumstances that made it practically a complete release."

"Further questions up, counsel, for the respondent advised nothing more."

"You understood this was a complete release of Ernest Meyers claim?"

"Yes."

"How did you come to this conclusion?"

"By the statements of counsel and by the record."

"Was it on this you based your decision?"

"Yes."

The judge was excused.

Judge Wright asked further on his motion to deliver from the stand, the judge said, "I have no objection to the release of the money, but I have no objection to the release of the money."

Mr. Wood said he had merely introduced this receipt, and made the remarks which have been read for the purpose of procuring a technical objection to the introduction, what he said, "The answer pleads payment and this is proof of it."

\$315,000,000 Naval Appropriation Bill Passes Senate By Vote Of 71 to 8

Washington, July 21.—The naval appropriation bill with a three-year building program including the immediate construction of four dreadnaughts, four great battle cruisers, and fifty-eight other craft, passed the senate late today by a vote of 71 to 8. It carries \$315,826,843, or \$45,857,588 more than the total as the measure passed the house.

'SHAMELESS' SAYS REED OF MISSOURI OF PENROSE ACTION IN SENATE TODAY

Bitterly Denounces Pennsylvanian for Securing Printing of Bethlehem Steel Armor Plate Argument as Public Document.

SENSATIONAL INCIDENT IN NAVAL BILL DEBATE

Opponents of Big Navy Ready With Rapid Fire of Amendments, but Administration Program Wins on All Points.

[The Evening Herald Special Wire] Washington, July 21.—The naval bill reached its last stage today, with opponents of the measure making a last-minute effort to secure its defeat. The bill was passed by a vote of 71 to 8.

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Hanly of Indiana Nominee of the Prohibitionists on First Ballot

Former Hoosier Governor Receives 440 Votes Against 181 for William Sulzer Whose Home State Delegation Splits.

HENRY FORD IN RACE WITH ONE LONE VOTE

Sunday School Politics Have Prevailed Too Long in Prohibition Party, Says Chafin of Arizona in Nominating Sulzer.

[The Evening Herald Special Wire] St. Paul, Minn., July 21.—The prohibition national convention, which has been in session here since Wednesday morning, adjourned today at 3:30 today after nominating J. Frank Hanly, former governor of Indiana, for president of the United States, and Dr. E. D. Landrith of Nashville, Tenn., for vice president.

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CARRANZA GENERALS DENY THAT VILLA'S BAND IS A FORCE TO RECKON WITH

Elusive Bandit Band Reported to Have Broken Into Small Detachments and Disappeared in Fastnesses of Durango Hills.

POLK TAKES ARREDONDO'S PROPOSALS TO CABINET

Washington Today Admits That Proposed Agreement for Joint Commission Is Practically as Given Out in Mexico City.

[The Evening Herald Special Wire] St. Paul, Minn., July 21.—The Mexican government today admitted that the band of Villa's generals, which has been reported to have broken into small detachments and disappeared in the fastnesses of the Durango hills, is a force to reckon with.

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COMMUNITY HOUSE OF THOUSAND ROOMS FOUND NEAR SANTA FE

[The Evening Herald Special Wire] Santa Fe, N. M., July 21.—The discovery of a community house of a thousand rooms, situated in the mountains near Santa Fe, N. M., was reported today by the Santa Fe News. The house is situated in the mountains near Santa Fe, N. M., and is a community house of a thousand rooms.

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ALLIES CLAIM MORE GAINS IN FRANCE AFTER A NIGHT OF DESPERATE BATTLE

English Position About Stationary but French Take and Hold Trenches Along a Front of Five Miles.

REPORTS FROM RUSSIAN DRIVE INDETERMINATE

German Subjects in Italy Placed on Same Basis as Austrians and Long Delayed Declaration of War Expected.

[The Evening Herald Special Wire] Vienna, via London, July 21 (9:21 p. m.)—Under the pressure of attacks by the Russians, the Austro-Hungarian forces in the region of the Sava and Lupa rivers north of the Italian border have been forced to withdraw to new positions in the region of Berzach, says an official statement issued by the war office today.

The Anglo-French offensive in northern France is being vigorously pushed. Driving north from Amiens and Compiègne toward Reims, the British and French troops have advanced as far as the Somme river, south of the Somme. The French have been able to hold trenches captured in their drive along a five-mile front on Thursday and withstanding a vigorous counter-attack.

Special dispatches from Copenhagen to London report the capture by a German warship of the American sailing vessel Prince Valdemar bound from an American port for Sweden with a cargo of oil.

The British steamer Yser and cargo ship, both vessels of somewhat more than 2,000 tons, are reported sunk.

London, July 21 (12:3